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HOUSE BILL NO. 10

Offered January 10, 2018 Prefiled November 20, 2017

A BILL to amend and reenact §§ 8.01-42.1, 8.01-49.1, 18.2-57, 18.2-121, and 52-8.5 of the Code of Virginia, relating to hate crimes; gender, sexual orientation, gender identity, or disability; penalty.

Patrons-Kory, Adams, D.M., Bell, John J., Carter, Convirs-Fowler, Guzman, Herring, Hope, Hurst, Levine and Roem: Senators: Favola and Surovell

Referred to Committee for Courts of Justice

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Be it enacted by the General Assembly of Virginia:

1. That §§ 8.01-42.1, 8.01-49.1, 18.2-57, 18.2-121, and 52-8.5 of the Code of Virginia are amended 11 and reenacted as follows: 12

§ 8.01-42.1. Civil action for racial, religious, or ethnic harassment, violence or vandalism.

14 A. An action for injunctive relief or civil damages, or both, shall lie for any person who is subjected 15 to acts of (i) intimidation or harassment or (ii) violence directed against his person; or (iii) vandalism directed against his real or personal property, where such acts are motivated by racial, religious, gender, 16 17 disability, gender identity, sexual orientation, or ethnic animosity.

B. Any aggrieved party who initiates and prevails in an action authorized by this section shall be 18 19 entitled to damages, including punitive damages, and in the discretion of the court to an award of the 20 cost of the litigation and reasonable attorneys' attorney fees in an amount to be fixed by the court.

C. The provisions of this section shall not apply to any actions between an employee and his 21 22 employer, or between or among employees of the same employer, for damages arising out of incidents 23 occurring in the workplace or arising out of the employee-employer relationship. 24

§ 8.01-49.1. Liability for defamatory material on the Internet.

25 A. No provider or user of an interactive computer service on the Internet shall be treated as the 26 publisher or speaker of any information provided to it by another information content provider. No 27 provider or user of an interactive computer service shall be liable for (i) any action voluntarily taken by 28 it in good faith to restrict access to, or availability of, material that the provider or user considers to be 29 obscene, lewd, lascivious, excessively violent, harassing, or intended to incite hatred on the basis of 30 race, religious conviction, gender, disability, gender identity, sexual orientation, color, or national origin, whether or not such material is constitutionally protected, or (ii) any action taken to enable, or make 31 available to information content providers or others, the technical means to restrict access to information 32 33 provided by another information content provider.

B. Definitions. As used in this section:

"Information content provider" means any person or entity that is responsible, in whole or in part, for 35 36 the creation or development of information provided through the Internet or any other interactive 37 computer service.

"Interactive computer service" means any information service, system, or access software provider 38 39 that provides or enables computer access by multiple users to a computer server, including specifically a 40 service or system that provides access to the Internet and such systems operated or services offered by libraries or educational institutions. 41

"Internet" means the international computer network of interoperable packet-switched data networks.

§ 18.2-57. Assault and battery; penalty.

44 A. Any person who commits a simple assault or assault and battery is guilty of a Class 1 misdemeanor, and if the person intentionally selects the person against whom a simple assault is 45 committed because of his race, religious conviction, color, gender, disability, gender identity, sexual 46 orientation, or national origin, the penalty upon conviction shall include a term of confinement of at 47 48 least six months, 30 days of which shall be a mandatory minimum term of confinement.

49 B. However, if a person intentionally selects the person against whom an assault and battery resulting 50 in bodily injury is committed because of his race, religious conviction, color, gender, disability, gender 51 *identity, sexual orientation,* or national origin, the person is guilty of a Class 6 felony, and the penalty 52 upon conviction shall include a term of confinement of at least six months, 30 days of which shall be a 53 mandatory minimum term of confinement.

54 C. In addition, if any person commits an assault or an assault and battery against another knowing or 55 having reason to know that such other person is a judge, a magistrate, a law-enforcement officer as defined in subsection F, a correctional officer as defined in § 53.1-1, a person directly involved in the 56 57 care, treatment, or supervision of inmates in the custody of the Department of Corrections or an

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58 employee of a local or regional correctional facility directly involved in the care, treatment, or 59 supervision of inmates in the custody of the facility, a person directly involved in the care, treatment, or 60 supervision of persons in the custody of or under the supervision of the Department of Juvenile Justice, 61 an employee or other individual who provides control, care, or treatment of sexually violent predators 62 committed to the custody of the Department of Behavioral Health and Developmental Services, a 63 firefighter as defined in § 65.2-102, or a volunteer firefighter or any emergency medical services 64 personnel member who is employed by or is a volunteer of an emergency medical services agency or as a member of a bona fide volunteer fire department or volunteer emergency medical services agency, 65 regardless of whether a resolution has been adopted by the governing body of a political subdivision 66 recognizing such firefighters or emergency medical services personnel as employees, engaged in the 67 68 performance of his public duties anywhere in the Commonwealth, such person is guilty of a Class 6 felony, and, upon conviction, the sentence of such person shall include a mandatory minimum term of 69 70 confinement of six months.

71 Nothing in this subsection shall be construed to affect the right of any person charged with a 72 violation of this section from asserting and presenting evidence in support of any defenses to the charge 73 that may be available under common law.

D. In addition, if any person commits a battery against another knowing or having reason to know 74 75 that such other person is a full-time or part-time employee of any public or private elementary or 76 secondary school and is engaged in the performance of his duties as such, he is guilty of a Class 1 77 misdemeanor and the sentence of such person upon conviction shall include a sentence of 15 days in 78 jail, two days of which shall be a mandatory minimum term of confinement. However, if the offense is 79 committed by use of a firearm or other weapon prohibited on school property pursuant to § 18.2-308.1, 80 the person shall serve a mandatory minimum sentence of confinement of six months.

É. In addition, any person who commits a battery against another knowing or having reason to know 81 82 that such individual is a health care provider as defined in § 8.01-581.1 who is engaged in the performance of his duties in a hospital or in an emergency room on the premises of any clinic or other 83 84 facility rendering emergency medical care is guilty of a Class 1 misdemeanor. The sentence of such person, upon conviction, shall include a term of confinement of 15 days in jail, two days of which shall 85 86 be a mandatory minimum term of confinement. 87

F. As used in this section:

88 "Hospital" means a public or private institution licensed pursuant to Chapter 5 (§ 32.1-123 et seq.) of 89 Title 32.1 or Article 2 (§ 37.2-403 et seq.) of Chapter 4 of Title 37.2.

90 "Judge" means any justice or judge of a court of record of the Commonwealth including a judge 91 designated under § 17.1-105, a judge under temporary recall under § 17.1-106, or a judge pro tempore 92 under § 17.1-109, any member of the State Corporation Commission, or of the Virginia Workers' 93 Compensation Commission, and any judge of a district court of the Commonwealth or any substitute 94 judge of such district court.

95 (Effective until January 15, 2018)"Law-enforcement officer" means any full-time or part-time 96 employee of a police department or sheriff's office that is part of or administered by the Commonwealth 97 or any political subdivision thereof who is responsible for the prevention or detection of crime and the 98 enforcement of the penal, traffic or highway laws of the Commonwealth, any conservation officer of the 99 Department of Conservation and Recreation commissioned pursuant to § 10.1-115, any special agent of 100 the Department of Alcoholic Beverage Control, conservation police officers appointed pursuant to 101 § 29.1-200, full-time sworn members of the enforcement division of the Department of Motor Vehicles 102 appointed pursuant to § 46.2-217, and any employee with internal investigations authority designated by the Department of Corrections pursuant to subdivision 11 of § 53.1-10, and such officer also includes jail officers in local and regional correctional facilities, all deputy sheriffs, whether assigned to 103 104 law-enforcement duties, court services or local jail responsibilities, auxiliary police officers appointed or 105 106 provided for pursuant to §§ 15.2-1731 and 15.2-1733, auxiliary deputy sheriffs appointed pursuant to 107 § 15.2-1603, police officers of the Metropolitan Washington Airports Authority pursuant to § 5.1-158, and fire marshals appointed pursuant to § 27-30 when such fire marshals have police powers as set out 108 109 in §§ 27-34.2 and 27-34.2:1.

110 (Effective January 15, 2018)"Law-enforcement officer" means any full-time or part-time employee of 111 a police department or sheriff's office that is part of or administered by the Commonwealth or any 112 political subdivision thereof who is responsible for the prevention or detection of crime and the enforcement of the penal, traffic or highway laws of the Commonwealth, any conservation officer of the 113 114 Department of Conservation and Recreation commissioned pursuant to § 10.1-115, any special agent of the Virginia Alcoholic Beverage Control Authority, conservation police officers appointed pursuant to 115 116 § 29.1-200, full-time sworn members of the enforcement division of the Department of Motor Vehicles appointed pursuant to § 46.2-217, and any employee with internal investigations authority designated by 117 the Department of Corrections pursuant to subdivision 11 of § 53.1-10, and such officer also includes 118 jail officers in local and regional correctional facilities, all deputy sheriffs, whether assigned to 119

law-enforcement duties, court services or local jail responsibilities, auxiliary police officers appointed or 120 121 provided for pursuant to §§ 15.2-1731 and 15.2-1733, auxiliary deputy sheriffs appointed pursuant to 122 § 15.2-1603, police officers of the Metropolitan Washington Airports Authority pursuant to § 5.1-158, 123 and fire marshals appointed pursuant to § 27-30 when such fire marshals have police powers as set out 124 in §§ 27-34.2 and 27-34.2:1.

125 "School security officer" means an individual who is employed by the local school board for the 126 purpose of maintaining order and discipline, preventing crime, investigating violations of school board 127 policies and detaining persons violating the law or school board policies on school property, a school 128 bus or at a school-sponsored activity and who is responsible solely for ensuring the safety, security and 129 welfare of all students, faculty and staff in the assigned school.

130 G. "Simple assault" or "assault and battery" shall not be construed to include the use of, by any school security officer or full-time or part-time employee of any public or private elementary or 131 secondary school while acting in the course and scope of his official capacity, any of the following: (i) 132 133 incidental, minor or reasonable physical contact or other actions designed to maintain order and control; 134 (ii) reasonable and necessary force to quell a disturbance or remove a student from the scene of a disturbance that threatens physical injury to persons or damage to property; (iii) reasonable and 135 136 necessary force to prevent a student from inflicting physical harm on himself; (iv) reasonable and 137 necessary force for self-defense or the defense of others; or (v) reasonable and necessary force to obtain 138 possession of weapons or other dangerous objects or controlled substances or associated paraphernalia 139 that are upon the person of the student or within his control.

140 In determining whether a person was acting within the exceptions provided in this subsection, due 141 deference shall be given to reasonable judgments that were made by a school security officer or 142 full-time or part-time employee of any public or private elementary or secondary school at the time of 143 the event. 144

§ 18.2-121. Entering property of another for purpose of damaging it, etc.

145 It shall be is unlawful for any person to enter the land, dwelling, outhouse or any other building of 146 another for the purpose of damaging such property or any of the contents thereof or in any manner to 147 interfere with the rights of the owner, user or the occupant thereof to use such property free from 148 interference.

149 Any person violating the provisions of this section shall be is guilty of a Class 1 misdemeanor. 150 However, if a person intentionally selects the property entered because of the race, religious conviction, 151 color, gender, disability, gender identity, sexual orientation, or national origin of the owner, user or 152 occupant of the property, the person shall be is guilty of a Class 6 felony, and the penalty upon 153 conviction shall include a term of confinement of at least six months, 30 days of which shall be a 154 mandatory minimum term of confinement. 155

§ 52-8.5. Reporting hate crimes.

156 A. The Superintendent shall establish and maintain within the Department of State Police a central 157 repository for the collection and analysis of information regarding hate crimes and groups and 158 individuals carrying out such acts.

B. State, county and municipal law-enforcement agencies shall report to the Department all hate 159 160 crimes occurring in their jurisdictions in a form, time and manner prescribed by the Superintendent. 161 Such reports shall not be open to public inspection except insofar as the Superintendent shall permit.

C. For purposes of this section, "hate crime" means (i) a criminal act committed against a person or 162 163 his property with the specific intent of instilling fear or intimidation in the individual against whom the 164 act is perpetrated because of race, religion, gender, disability, gender identity, sexual orientation, or ethnie national origin or that is committed for the purpose of restraining that person from exercising his 165 166 rights under the Constitution or laws of this the Commonwealth or of the United States, (ii) any illegal act directed against any persons or their property because of those persons' race, religion, gender, 167 disability, gender identity, sexual orientation, or national origin; and (iii) all other incidents, as 168 determined by law-enforcement authorities, intended to intimidate or harass any individual or group 169 170 because of race, religion, gender, disability, gender identity, sexual orientation, or national origin.

171 2. That the provisions of this act may result in a net increase in periods of imprisonment or 172 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation is \$0 173 for periods of imprisonment in state adult correctional facilities and cannot be determined for 174 periods of commitment to the custody of the Department of Juvenile Justice.